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Attorneys for Defendants

Techtronic Industries North America, Inc., One  
World Technologies, Inc., Ryobi Technologies,  
Inc. and Home Depot, U.S.A., Inc.

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY

MAMADY SANGARE,

Plaintiff,

v.

RYOBI TECHNOLOGIES, INC., and  
ONE WORLD TECHNOLOGIES, INC.,

Defendants.

Civil Action No. 2:09-cv-303-SDW-JAD ✓

Honorable Susan D. Wigenton

*AMENDED*  
**ORDER CONSOLIDATING SMITH**

**DOCKET NO. 2:11-cv-02428-SDW-MCA  
WITH SANGARE, DOCKET NO. 09-303-  
SDW-JAD, FLOWER, DOCKET NO. 2:09-  
cv-2736-DMC-JAD, ORCHOWSKI,  
DOCKET NO. 09-cv-03653-DMC-JAD and  
BROWN, DOCKET NO. 2:10-cv-05997-  
DMC-JAD**

WILLIAM FLOWER,

Plaintiff,

v.

TECHTRONIC INDUSTRIES CO., LTD.,  
TECHTRONIC INDUSTRIES NORTH  
AMERICA, INC., ONE WORLD  
TECHNOLOGIES, INC., RYOBI  
TECHNOLOGIES, INC. and HOME DEPOT  
U.S.A., INC.,

Defendants.

Civil Action No. 2:09-cv-2736-DMC-JAD

Honorable Dennis M. Cavanaugh

PHILLIP ORCHOWSKI,

Plaintiff,

v.

TECHTRONIC INDUSTRIES CO., LTD.,  
TECHTRONIC INDUSTRIES NORTH  
AMERICA, INC., ONE WORLD  
TECHNOLOGIES, INC. and RYOBI  
TECHNOLOGIES, INC.,

Defendants.

Civil Action No. 2:09-cv-03653-DMC-JAD ✓

Honorable Dennis M. Cavanaugh

MICHAEL BROWN

Plaintiff,

v.

TECHTRONIC INDUSTRIES CO., LTD.,  
TECHTRONIC INDUSTRIES NORTH  
AMERICA, INC., ONE WORLD  
TECHNOLOGIES, INC. and RYOBI  
TECHNOLOGIES, INC.,

Defendants.

Civil Action No. 2:10-cv-05997-DMC-JAD  
Honorable Dennis M. Cavanaugh

BRIAN SMITH,

Plaintiff,

v.

TECHTRONIC INDUSTRIES CO., LTD.,  
TECHTRONIC INDUSTRIES NORTH  
AMERICA, INC., ONE WORLD  
TECHNOLOGIES, INC. RYOBI  
TECHNOLOGIES, INC. and HOME DEPOT  
U.S.A., INC.

Defendants.

Civil Action No. 2:11-cv-02428-SDW-MCA ✓  
Honorable Susan D. Wigenton

This matter having been opened to the Court by McCarter & English, LLP, attorneys for defendants One World Technologies, Inc. and Ryobi Technologies, Inc. in Sangare, attorneys for defendants Techtronic Industries North America, Inc., One World Technologies, Inc., Ryobi Technologies, Inc. and Home Depot U.S.A., Inc. in Flower, attorneys for defendants Techtronic Industries North America, Inc., One World Technologies, Inc. and Ryobi Technologies, Inc. in Orchowski, attorneys for defendants Techtronic Industries North America, Inc., One World Technologies, Inc. and Ryobi Technologies, Inc. in Brown and attorneys for Techtronic Industries North America, Inc., One World Technologies, Inc., Ryobi Technologies, Inc. and Home Depot U.S.A., Inc. in Smith; and it appearing that on March 31, 2009 the Court (per U.S.D.J. Dennis M. Cavanaugh) entered a Consent Order of Consolidation (Document No. 13 filed on April 9, 2009 in Fransen) consolidating Fransen, Sangare, Strelec and Helmes; and it

appearing that on May 28, 2009 the Court (per U.S.D.J. Dennis M. Cavanaugh) entered a Consent Order Consolidating Martinez, Docket No. 2:09-CV-02167-DMC-MF with Fransen, Docket No. 08-05101-DMC-CCC, Sangare, Docket No. 09-303-SDW-MEA, Strelec, Docket No. 09-742, and Helmes, Docket No. 2:09-CV-00883-DMC-CCC (Document Nos. 15, 7, 8, 8, 7, respectively filed on June 5, 2009 in Fransen, Sangare, Strelec, Helmes and Martinez); and it appearing that on June 18, 2009 the Court (per U.S.D.J. Dennis M. Cavanaugh) entered a Consent Order Consolidating Flower, Docket No. 2:09-cv-2736-DMC-CCC with Fransen, Docket No. 08-05101-DMC-CCC, Sangare, Docket No. 09-303-SDW-MEA, Strelec, Docket No. 09-742, Helmes, Docket No. 2:09-CV-00883-DMC-CCC and Martinez, Docket No. 2:09-CV-02167-DMC-MF (Document No. 16 in Fransen); and it appearing that on 08/18/2009 as Document No. 10 the Court (per U.S.D.J. Dennis M. Cavanaugh) entered a Consent Order Consolidating Orchowski, Docket No. 09-cv-03653-DMC-CCC with Fransen, Docket No. 08-05101-DMC-CCC, Sangare, Docket No. 09-303-SDW-MEA, Strelec, Docket No. 09-742, Helmes, Docket No. 2:09-cv-00883-DMC-CCC, Martinez, Docket No. 2:09-cv-02167-DMC-MF, and Flower, Docket No. 2:09-cv-2736-DMC-CCC; and it appearing that on 12/16/10 as Document No. 6 the Court (per U.S.M.J. Joseph A. Dickson) entered a Consent Order Consolidating Brown, Docket No. 2:10-cv-05997-DMC-JAD with Fransen, Docket No. 08-05101-DMC-JAD, Sangare, Docket No. 09-303-SDW-JAD, Strelec, Docket No. 09-742, Helmes, Docket No. 2:09-cv-00883-DMC-JAD, Flower, Docket No. 2:09-cv-2736-DMC-JAD and Orchowski, Docket No. 09-cv-03653-DMC-JAD; and the within Order having been submitted under the Seven-Day Rule and the Court not having received any written objections to the form or entry of the within Order within seven days of the submission of the Order; and good cause appearing;

IT IS this      day of June, 2011:

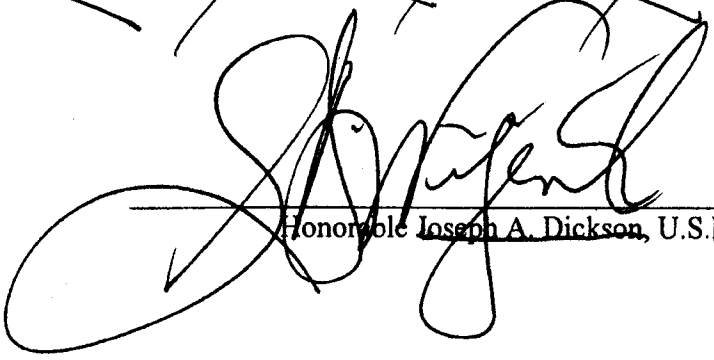
**ORDERED** that:

1. Smith is consolidated with Sangare, Flower, Orchowski and Brown for purposes of discovery and all pre-trial purposes;

2. Whether Smith will be consolidated for purposes of trial with Sangare, Flower, Orchowski, and Brown will be decided by the Court at a later time;

3. The within Consent Order of Consolidation shall be electronically filed in Sangare, Docket No. 09-303-SDW-JAD and in Smith, Docket No. 2:11-cv-02428-SDW-MCA; and

~~4. Until further Order of the Court all future pleadings in Sangare, Flower, Orchowski, Brown and Smith shall be electronically filed in Sangare, Docket No. 09-303-SDW-JAD.~~

  
Honorable Joseph A. Dickson, U.S. D.J.